REVEHONORABLE JUDGE GARR KING 2011 AUG 20 PM 8: 15 11-CV-01387-M 1 2 UNITED STATES DISTRIC WESTERN DISTRICT OF WASHINGTON 3 AT SEATTLE AUG 22 201 4 5 6 BRENDA JOYCE LITTLE, an attorney 7 on leave, (No. 17688) NO. 11-CU-1387 JUR 8 **Plaintiff** 9 MOTIONS TO FILE OVER-V. 10 LENGTH MEMORANDUM OF POINTS AND AUTHORITIES 11 THE STATE OF WASHINGTON, and BAR ASSOCIATION, a state 12 agency, SEATTLE SCHOOL 13 Date: AUGUST 26, 2011 DISTRICT NO. 1 AND CLOVER Time: 10:00 am PARK SCHOOL DISTRICT, both 14 municipal corporations, 15 16 Defendants. 17 18 **RELIEF REQUESTED** I. 19 20 Plaintiff Brenda J. Little respectfully requests that the Court allow 21 22 her to file an over-length memorandum of points and authorities. 23 STATEMENT OF FACTS П. 24 25 Little has ten drafts of the Memorandum of Points and Authorities 26 for a Declaratory Judgment. At least five of the drafts are the normal

MOTION FOR OVER-LENGTH BRIEF - 1

27

28

THE HONORABLE JUDGE GARR KING

drafts needed to thoroughly cover the issue. But at least three of drafts were Little's attempt to bring the memorandum within guidelines in the court rules. After seven weeks it became apparent that Little believes that the issues cannot be covered within the specified guidelines. She needs to move on.

III. Argument and Analysis

Parties may petition the court under LR 7(e) to file an over-length brief. The Court disfavors motions of this type. When the Court reviews the cases cited in the Table Of Authorities, it will notice that cases dealing with Article III tend to be lengthy, more so than cases dealing with other issues. In order to raise the issues that needed to be raised and to give the Court the tools needed to write its decision, Little's Memorandum could not come in under the rules solely based upon the subject matter.

Respectfully submitted on the 19th day of August, 2011.

Brepida J. Little

MOTION FOR OVER-LENGTH BRIEF - 2